

UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/636,656	08/11/2000	Gary P. Russell	USYS-0065 (TN208)	9193
7	590 05/04/2005		EXAM	INER
Lise A. Rode			GAUTHIER, GERALD	
Unisys Corporation Unisys Way, MS/E8-114			ART UNIT	PAPER NUMBER
Blue Bell, PA 19424			. 2645	
		DATE MAILED: 05/04/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/636,656	RUSSELL ET AL.				
		Examiner	Art Unit				
		Gerald Gauthier	2645				
Period fo	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)[Responsive to communication(s) filed on 10 January 2005.						
2a)⊠	This action is FINAL . 2b) This action is non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)□	Claim(s) 1,3,5-8,10,11 and 16-19 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1,3,5-8,10,11 and 16-19 is/are rejected. Claim(s) is/are objected to.						
Applicati	ion Papers		•				
9) The specification is objected to by the Examiner.							
10)	D) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ι	under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachmen	t(s)						
1) Notic	e of References Cited (PTO-892)	4) Interview Summary					
3) 🔲 Inforr	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	atent Application (PTO-152)				

Application/Control Number: 09/636,656 Page 2

Art Unit: 2645

DETAILED ACTION

Claim(s) Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claim(s)s at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 3. This application currently names joint inventors. In considering patentability of the claim(s)s under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claim(s)s was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim(s) that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Art Unit: 2645

4. Claim(s) 1, 3, 7-8 and 10-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hyde-Thompson et al. (US 6,487,533 B2) in view of Osborne (US 6,078,733) and in further view of Picard et al. (US 6,233,318 B1).

Regarding **claim(s) 1,** Hyde-Thomson discloses a messaging system (column 1, lines 34-39) comprising:

at least one host computer (140 on FIG. 1), the host computer comprising a messaging platform (voice messaging application unit 220 on FIG. 2) upon which messaging applications are executed and a message store for storing messages received by the messaging platform (column 4, lines 49-67) [The voice gateway server 140 includes the voice messaging applications 220 which have multiple service applications such as storing the message and forward message to be played to subscribers];

at least one network interface unit (202 on FIG. 2) having a first interface to the messaging platform (299 on FIG. 2) on the host computer for communicating between the NIU and the messaging platform and a second interface (136 on FIG. 2) to a telephone network for receiving calls from the telephone network, (column 3, lines 45-64 and column 4, lines 40-48) [The network interface unit 202 have 2 interfaces interface 299 to interact with the voice messaging applications and 136 to receive from the PBX 120 calls from the telephone network via trunks 122, 124, 126]; and

at least one embedded services processor (TTS engine 242 on FIG. 2) coupled to the internal bus supporting communications with the first module and the second module of the NIU, the ESP comprising a processor, a memory (Phoneme library 252

Art Unit: 2645

on FIG. 2), and an operating system executing on the processor for executing software applications that are otherwise incapable of executing within the NIU, (column 5, lines 1-9) [The message inquiry unit 226 selects the text-to-speech engine 242 to translate message using software to translate textual data into speech which can not be done by the network interface unit].

Hyde-Thompson discloses internal buses in the voice gateway but fails to disclose an internal bus coupled to a first module having the first interface and coupled to a second module having the second interface.

However, Osborne teaches an internal bus coupled to a first module having the first interface and coupled to a second module having the second interface (FIG. 4 and column 11, lines 29-46).

Therefore, it would have been obvious to one of the ordinary skill in the art at the time the invention was made to modify the invention of Hyde-Thompson using the internal bus as taught by Osborne.

This modification of the invention enables the system to an internal bus coupled to a first module having the first interface and coupled to a second module having the second interface so that the system would situated in the same housing.

Hyde-Thompson discloses internal buses in the voice gateway but fails to disclose a network interface that supports an IP protocol.

However, Picard teaches a network interface that supports an IP protocol for communicating between the ESP and a network external to the messaging system, the

Art Unit: 2645

network connecting to at least one external server computer useful for multi-media processing for the messaging platform (FIG. 4 and column 6, lines 10-23).

Therefore, it would have been obvious to one of the ordinary skill in the art at the time the invention was made to modify the invention of Hyde-Thompson using the internet network as taught by Picard.

This modification of the invention enables the system to have a network interface that supports an IP protocol so that the system would send request to a remote server.

Regarding **claim(s) 3**, Picard teaches the operating system of the ESP operating system comprises Microsoft Windows NT (column 14, lines 47-52).

Regarding **claim(s) 7,** Hyde-Thomson discloses the ESP is capable of cooperating with commercially available messaging system hardware and operating system commodity software (column 5, lines 1-9).

Regarding **claim(s)** 8, Hyde-Thomson, Osborne and Picard discloses all the limitations of claim(s) 8 and furthermore Hyde-Thompson discloses executing software applications on the ESP that otherwise incapable of executing within the NIU, and executing at least one multimedia application for the messaging platform on an external server computer located on the network (FIG. 3 and column 7, lines 22-32).

Art Unit: 2645

Regarding **claim(s) 10,** Hyde-Thomson discloses the providing step further comprises initializing the ESP to cooperate with components of the messaging system and to communicate with the external network (column 5, lines 10-37).

Regarding **claim(s) 11,** Picard teaches executing at least one multimedia application comprises using an IP communication protocol to transfer data between the ESP and the external server computer on the external network (column 14, lines 47-52).

5. Claim(s) 5 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hyde-Thompson, in view of Osborne, in view of Picard as applied to claim(s) 1 above, and further in view of Carteau et al (US 5,283,879).

Regarding claim(s) 5, Hyde-Thomson as applied to claim(s) 1 above differs from claim(s) 5 in that it fails to disclose the bus implements a Multibus (IEEE 1296) open bus standard.

However, Carteau teaches the bus implements a Multibus (IEEE 1296) open bus standard (column 6, lines 44-52).

It would have been obvious to one of the ordinary skill in the art at the time the invention was made to modify Hyde-Thomson using the Multibus (IEEE 1296) open bus standard as taught by Carteau.

This modification of the invention of Hyde-Thomson would link with different types of memory so that the subscriber would playback its messages.

Art Unit: 2645

Regarding **claim(s) 6,** Carteau teaches the ESP communicates to other NIU interfaces using messaging protocols and standards in accordance with the Multibus (IEEE 1296) open bus standard (column 6, lines 44-52).

Page 7

6. Claim(s) 16-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hyde-Thompson, in view of Osborne, in view of Picard as applied to claim(s) 1 and 8 above, and further in view of Didcock (US 6,396,907 B1).

Regarding claim(s) 16, Hyde-Thomson as applied to claim(s) 1 above differs from claim(s) 16 in that it fails to disclose the ESP is capable of engaging a variety of operating states comprising RESET.

However, Didcock teaches the ESP is capable of engaging a variety of operating states comprising any of: RESET, IDLE, INITIALIZING, UN PENDING, RUNNING, and SHUTDOWN (column 10, lines 22-34).

It would have been obvious to one of the ordinary skill in the art at the time the invention was made to modify Hyde-Thomson using the Reset command as taught by Didcock.

This modification of the invention of Hyde-Thomson would allow the system to be reset so that the subscriber would record its messages.

Art Unit: 2645

Regarding claim(s)s 17 and 19, Didcock teaches the RESET state may be invoked by any of the other operating states (column 10, lines 22-34).

Regarding claim(s) 18, Didcock teaches the ESP is capable of engaging a variety of operating states comprising any of: RESET, IDLE, INITIALIZING, UN PENDING, RUNNING, and SHUTDOWN (column 10, lines 22-34).

Response to Arguments

7. Applicant's arguments with respect to **claim(s) 1, 3, 5-8, 10-11 and 16-19** have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

Art Unit: 2645

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the date of this final action.

9. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Gerald Gauthier whose telephone number is (571) 272-

7539. The examiner can normally be reached on 8:00 AM to 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Fan Tsang can be reached on (571) 272-7547. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

GERALD GAUTHIER PATENT EXAMINER

g.g.

May 1, 2005

FAN TSANG

Page 9

SUPERVISORY PATENT FYAREINET

TECHNOLOGY CENTER THE